

LOUISVILLE DAILY DEMOCRAT.

VOLUME XXIV.

LOUISVILLE, KENTUCKY: SATURDAY MORNING, JULY 20, 1867.

NUMBER 3.

Daring Robbery—A House Enter-
ed—The Inmates Brutally As-
saulted and Robbed of Over
\$1,000.The Louisville Courier has at length
fallen into line with the Journal, and is
charging National Democrats with pro-
moting the interests of the Radicals. The
particular blame it puts on them is, that
they have said and proved that the Con-
federate party was a Secession concern,
based on past prejudices. The Courier
makes no denial of this, but says we
ought not to have pointed out the fact to
these Radicals. We don't know what
claim for mercy or kindness this so-called
party in Kentucky has at the hands of
National Democrats. It began its career
against their advice, and to censure the
very divisions the National Democrats
were struggling to prevent reviving.
They then proceeded to ignore and defeat
every Union man, although his Democ-
racy was undoubted. For a man to have
been untrue to his State, and to have
sympathized with its enemies during the
war, was a sure claim for office. For a
man to have been true to his State and
country was sufficient ground for his
disqualification.The National Democrats owe no favor
to these men. Many penalty comes upon
them for their course, it is their own
fault; they have brought it on themselves
and others. The right way to avoid
any charge of treason or sympathy
with treason was to shun the party, and
form no party that made treasonable
sympathy a test of merit. If they chose
rather to endorse extinct rebellion
than to have a representation in Con-
gress, it was a privilege they had.We thought the representation was far
more important. We saw what the re-
sult would be, and foretold it four or five
months ago. It did not require any great
political wisdom to foretell it. Anybody
who could multiply two by two, or see
and think beyond his nose, could tell
the result. We knew it was coming,
and time and again warned our fellow
citizens of the peril before them. They
were infatuated. The Radicals and
indignities of the Radicals had wrought
them up into a kind of frenzy, and they
voted blindly for whatever came up, without
any sound opposition to Radicalism. It
was rebellion, then rebellion was the
very thing for them. This natural feel-
ing of resentment was skillfully seized
by the leaders and rulers of the new party,
who wished their past course to be in-
dorsed and to get office, and so the people
committed a fatal blunder.If the Radicals in Kentucky would
choose, next, after their own success,
to be with this treasonable party to
succed. The results would be the same,
only there will be a swifter accomplish-
ment of their object by the success of the
last.The Radicals in Kentucky would
choose, next, after their own success,
to be with this treasonable party to
succed. The results would be the same,
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ment of their object by the success of the
last.The Courier supposes we rejoice at the
peril in which the State is involved. We
cannot see upon what grounds it makes
the supposition. Certainly not in the in-
jury to the people with whom we are in-
volved in our daily business interests.
Every blow at the State is a bitter injury
to us personally and in business. It
cannot be to the success of enemies we
have fought against as we have the Rad-
ical party. It is their triumph, not the
triumph of the Courier's party, although
it is won by indirect means, and with the
powerful aid of the Courier's party.The Radicals can claim success, and
the rebels a grand triumph; but the rule
and dominion of the State comes upon us
with nothing to redress it. We have
foretold it, and the National Democrats
feel bitterly that with their defeat there
has been the destruction of the State Gov-
ernment of Kentucky. We say its de-
struction; for we all know that if He
ll is elected, to which place of in-
ferno the Courier urges the people, it
will not be a woman's finger on our
thrust, but an iron glove. Instead of the
black-coated lawyer, we will have the
white-coated epaulette; instead of the
gentleman who is in a position to de-
stroy us, the schoolboy who is in a position
to fill us with fear.LOTTERIES.—A gentleman who is in a
position to know where he speaks in-
firms that he is filling up rapidly
with a class of gentlefolks, that portion
of the State comes upon us with nothing
to redress it. We have fought against
the rebels, and the National Democrats
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FUNDS OF THE LOUISVILLE AND NASH-
VILLE RAILROAD.—A resolution was re-
ferred last night in the Council to a joint
committee, consisting of Messrs. Duff,
Miller and Daniel in the lower, and
Hubbard and Gies in the upper
chamber, with instructions to report at the
next meeting as regards the propriety of
instructing the Mayor in the name of the
city as a stockholder in the Louisville and
Nashville railroad, to call a meeting of
the stockholders to consider the propriety
of stopping the railroads, though a
much harsher appellation would be ad-
missible. In other cities there are ordi-
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tysix of its members.EXAMINATION OF THE BOOKS OF THE
CITY OFFICIALS.—A resolution was intro-
duced in the Council last night to instruct
the Mayor to deliver the books of the city
to Mr. John Wood, for the purpose of ex-
amining and balancing them. An amend-
ment to the bill was adopted, to the effect
that the books shall not be examined outside
of the city buildings. The subject was
then deferred till the next meeting and re-
commended to the former committee.CITY TAXES.—The Common Council
last night passed a resolution fixing the
tax of July, of each year, as the time when
taxes shall be paid and payable to the re-
ceiver. On all taxes not paid by the 1st
of October, \$67, one cent per cent, shall be
added; after November 1, three per cent;
and all sums not paid after December 31, 1867,
five per cent.BROKE A LEG.—A man, whose name we
were unable to learn, was engaged yester-

day in unloading timber from a flat-

car, at the river, when a log slipped on one of his legs and broke it between the knee and

the ankle. As he was falling, he struck his head on a nail, and was unconscious.

RECOMMENDED TO THE REINSTATEMENT
OF THE BOARD OF ALDERMEN.—A de-

cision was taken by the Board of Aldermen
to reinstate the Board of Aldermen, which
was suspended by the Board of Aldermen
on the 1st of January, 1864.

THE BOARD OF ALDERMEN.—Intelligence
was received in the City Office that the
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FOR SALE--CITY.

AUCTION SALES.

THIS DAY.

BY SHERMAN P. WHALEY & CO.,

15 and 16 P.M. at 5th street.

PORT SALE--WALL-HOUSE AND LOT--Situated on

Market, north side. No. 10. The house is a brick

dwelling, two stories, 12 by 20 feet, and

10 feet from the back to 20 feet along.

John D. Wright.

PORT SALE--RAPIAN SALON--Situated on

Market, south side. No. 11. The house is a brick

dwelling, two stories, 12 by 20 feet, and

10 feet from the back to 20 feet along.

John D. Wright.

PORT SALE--SENA-TEA-EGON--As one of the

proprietors of this saloon has started another

business, they offer for sale the above-named Saloon

and Restaurant, on the corner of Market and

Second streets, and is in one of

the best stands in the upper part of the city. For

particulars inquire at 15 and 16 P.M. at 5th street.

John D. Wright.

PORT SALE--MULLEN'S--Two houses, com-

plete with furniture, and

all the necessary apparatus to run

them, for one-third

cost, located in one and two stories, with

large back yards, and

all the furniture.

John D. Wright.

PORT SALE--HOMES--One for sale for my resi-

dence on the corner of High & 1st. The house is a brick

dwelling, with some

and good new, as well as the modern improve-

ments, and the necessary apparatus to run

them, for one-third

cost, located in one and two stories, with

large back yards, and

all the furniture.

John D. Wright.

PORT SALE--MEMPHIS CITY MILLS--One

dwelling known as the City Mill. The building

is a four-story brick, with sample room, three

and good new, as well as the modern improve-

ments, and the necessary apparatus to run

them, for one-third

cost, located in one and two stories, with

large back yards, and

all the furniture.

John D. Wright.

PORT SALE--HOLMES--One-story Frame

dwelling, with lot 50 feet front by 100

feet deep; one two-story Brick House, with 50

feet front by 100 feet deep; one two-story

Brick House, with 50

feet front by 100 feet deep; all the property is

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Daily Democrat

SECOND EDITION.

BY TELEGRAPH.

TO THE ASSOCIATED PRESS.

FROM WASHINGTON.

Fortieth Congress-Extra Session

The Reconstruction Bill!

PRESIDENT'S VETO MESSAGE.

Passage of the Bill Over the Veto

WASHINGTON, July 19.

SENATE.

A message was received from the House announcing the action of that body on the bill introduced by Mr. Sumner, to confer equal rights in the District of Columbia.

The House resolution directing the Secretary of the Treasury to withhold payment on certain cotton claims, as adjudicated in the Court of Claims, and further ordered by Congress was taken up.

Pending its consideration the Senate went into executive session.

The House resolution for the extension of the mail steamship service between Japan and China, by the introduction of additional vessels without increased expense, was introduced.

Mr. Henderson introduced a joint resolution placing the Missouri militia on an equal footing with other troops, as to pay, to be considered by both houses. It has failed to reach the President in time. Referred to Military Committee.

Mr. Sumner, from the Committee on Foreign Affairs, supported the joint resolution expressive of sympathy with the suffering of Crete, and directing the President to communicate a copy of the resolution to the government of Turkey.

The chair submitted a communication from the Secretary of War to the House in response to a resolution of the Senate, to consider any legislation necessary to expedite the payment of bounties. Ordered on the table.

The House amendment to the Senate bill to confer equal rights in the District of Columbia, was concurred in, with the amendment authorizing the Circuit Court to draw grand and petit juries for the trial of the indictments.

After a recess, Mr. Sumner introduced a bill to strike out the words "fee white person" from the naturalization laws of the United States, and referred it to the Committee on Foreign Relations.

Mr. Sumner stated that he received a letter from Norfolk reciting the case of foreign born colored persons who could not be naturalized under the laws as they stand.

Mr. Edmunds, while in favor of the proposition, though the bill ought to be examined by the Judiciary Committee, and referred to the Committee on Foreign Relations.

The door reopened at 4:30.

A communication from the Secretary of War in response to a resolution requiring that legislation is necessary to expedite the payment of bounties, was laid before the Senate and ordered to be laid upon the table, and referred to the Paymaster General accompanying it.

A communication from the President, to the resolution calling for information in regard to the recent events in Mexico, was referred to the Committee on Foreign Relations.

Mr. Sherman suggested that the resolution of adjournment taken up and disposed of.

Mr. Summer thought it better to hear the veto message read first.

Mr. Johnson called for the reading of the veto message.

Mr. Trumbull said: The extraordinary positions assumed in that message I think will call for a reply, a reply I think most of the people will demand, and all of them, as far as I know, desire the authority of Congress to pass this bill are indefensible, but there are so many others in the Senate to whom it is now time to speak up.

It is the pleasure of the Senate to vote upon it at once, I shall, for any reason, mark it with a unanimous vote.

The chair announced the bill as having been passed over the veto by a vote of two-thirds of each House, and was now a law.

The appropriation bill and the veto were the two next taken up. The bill was passed over the veto by a vote of two-thirds of each House, and was now a law.

The negative was—Messrs. Buckner, Davis, Hendricks, and Patterson.

Mr. Sherman called up the House concurrent resolution for adjournment, and moved to adjourn. The motion was carried.

The President of the Senate and speaker of the House shall adjourn their respective houses on Saturday, July 20th, until the next day.

Mr. Sumner moved to strike out the first Monday in December and insert the second Wednesday of October.

He said one of two things must be done: either the President, who has thus displaced the chair, or he himself, in order to do what he wants to do.

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